UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

USDC-SDNY DOCUMENT ELECTRONICALLY FILED

DATE FILED: 8-3-20

UNITED STATES OF AMERICA,

v.

No. 17-cr-456 (RA)

<u>ORDER</u>

REGINALD SANDERS,

Defendant.

RONNIE ABRAMS, United States District Judge:

The Court is in receipt of the attached letter from Defendant Reginald Sanders, which it construes as a motion for a sentence reduction pursuant to 18 U.S.C. § 3582(c)(1)(A), seeking compassionate release in light of COVID-19. Although Mr. Sanders states in his letter that his "health puts [him] at 'high risk' to get COVID-19," he has not identified any particular health issues that would place him at a greater risk. To the extent that Mr. Sanders is relying on specific health conditions, and would like the Court to consider any medical records to that effect, he shall submit such records and information to the Court. Mr. Sanders is further directed to advise the Court whether he has sought compassionate release from the BOP, and if so, when he made that request and whether he has received a response.

The Clerk of Court is directed to mail a copy of this Order to Mr. Sanders.

SO ORDERED.

Dated: August 3, 2020

New York, New York

Ronnie Abrams

United States District Judge

	Case 1:17-cr-00456-RA Document 56 Filed 08/03/20 Page 2 of 2
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	Southern District  of  New York
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	New York
	Case no.
	Reginald Sanders 17. Cr. 456
	Reginald Sanders 17. Cr. 456  V.S. Honorable  United States of Ronnie Abrams
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	Section 12003 of W. A worder "Cares Act"
	of the laws wind his
	Security Act, Pub. L. NO 116-136, 134 stat. 281 (2020)
	presently and temporarily provides for expanded prisoner home confinement.
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	T I I I I I
	I was sentence to 103 months of imprisonment.
	I have done 40 percent at my time at FCI Hazelton. My motion
-	15 based on Crisis our country is going through . Concerned about
	I have done 40 percent of my time at FCI Hazelton. My motion is based on Crisis our country is going through. Concerned about my health and also contracting the vivus while being incorrected.
	says that the virus is not in this
	facilty, which we really do not know because I don't think our
	medical staff is going through the proper steps to tell whether
	a person has symptoms of vivus or not. I believe all they are
	protecting is staff. Also my concern is when it does hit this facilty,
	because there is only a matter of time before the infection spreads
	to this facilty. My health puts me at High Kisk" to get Covid-19.
	I was given a Sentence, not a death Sentence. To add I've lost
	my dad on May 11, 2020 do the vivus. I'm asking the courts
	to consider any velief in my case under the (lareact), or if
	can help me go through proper remedy to be granted home
	Confinement for duration of my sentence. I'm Schadule to
	be release 2024
THE WITH	
1	Respectfully
	Chulo-
//	Reginald Sanders
	Fed Reg No. 78407-054
	P.D. Box 5000 Bruceton Mills, W.Y. 26525
	principle relief